Exhibit H



Take K STRIBLINW
WASHINGTON, OC RODOG
SHONE COS 219,000
FAX 208 219,7020

7995 hours SRANGE DRIVE NELLAK, VA 22167 PIKONE 700,005,2800 EAX 700,005,2800

www.wifeyreig.com

October 8, 2014

Robert D. Benton 202.719,7142 rhenton@wileyrem.com

VIA EXPRESS MAIL

Internal Revenue Service 201 West Rivercenter Blvd. Atm: Extracting Stop 312 Covington, KY 41012-0192

Re: Form 1023 (Application for Recognition of Exemption) on behalf of Students for Fair Admissions, Inc. (EIN: 47-1689810)

Dear Sir or Madam:

On behalf of Students for Fair Admissions, Inc., please find enclosed Form 1023 (Application for Recognition of Exemption) and its supporting materials.

The following documents are enclosed as part of Students for Pair Admissions' application:

- Form 1023 Checklist
- \$850 Check Payable to the U.S. Treasury
- 3. Form 2848 (Power of Attorney and Declaration of Representative)
- Form 1023 (Application for Recognition of Exemption)
- Exhibit A Articles of Incorporation
- 6. Exhibit B Bylaws
- Exhibit C Narrative Description of Activities
- Exhibit D = Other Application Attachments
- Exhibit E = Conflict of Interest Policy

Please do not hesitate to call ric at 202-719-7142 if you have any questions of comments concerning the enclosed application.



Internal Revenue Service October 8, 2014 Page 2

Sincerely,

Robert D. Benton

Enclosures

Form 1023 Checklist

(Revised December 2013)

Application for Recognition of Exemption under Section 501(c)(3) of the Internal Revenue Code

Note, Retain a copy of the completed Form 1023 in your permanent records. Refer to the General instructions regarding Public Inspection of approved applications.

Check each box to finish your application (Form 1023). Send this completed Checklist with your filled-in application. If you have not answered all the items below, your application may be returned to you as incomplete.

\mathbb{Z}	Assemble the application and mater • Form 1023 Checklist	ials in this order:						
	Form 2848, Power of Attorney and Declaration of Representative (if filling)							
	* Form 8821, Tax Information Authorization (if filing)							
	* Expedite request (if requesting)							
	* Application (Form 1023 and Scher	dules A through H, as required)						
	Articles of organization							
	 Amendments to articles of organic 	ation in chronological order						
	 Bylaws or other rules of operation 	and amendments						
		ary policy for schools, as required by Schedule B						
	 Form 5768, Election/Revocation of Expenditures To Influence Legisla 	f Election by an Eligible Section 501(c)(3) Organization To Make tion (if filing)						
	 All other attachments, including explanations, financial data, and printed materials or publications. Label each page with name and EIN. 							
Z	User fee payment placed in envelop money order to your application. Ins	e on top of checklist. DO NOT STAPLE or otherwise attach your check or tead, just place it in the envelope.						
Z	Employer Identification Number (EIN)						
[2]	Completed Parts I through XI of the application, including any requested information and any required Schedules A through H.							
	 Generalizations or failure to answeyou as tax exempt. Describe your purposes and prop- 	about your past, present, and planned activities or questions in the Form 1023 application will prevent us from recognizing psed activities in specific easily understood terms.						
F**24	 Financial information should corre 							
$[\mathcal{L}]$	Schedules. Submit only those sched	iules that apply to you and check either "Yee" or "No" below.						
	Schedule A Yes No 🗹	Schedule E. Yes						
	Schedule B Yes No. Y	Schedule F Yes No						
	Schedule C Yes No	Schedule G Yes No						
	Schedule D. Yes No.X	Schedule H. Yes NoX						

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- An exact copy of your complete articles of organization (creating document). Absence of the proper purpose and dissolution clauses is the number one reason for delays in the issuance of determination letters.
 - * Location of Purpose Clause from Part III, line 1 (Page, Article and Paragraph Number) Page 1, Article 6
 - Location of Dissolution Clause from Part III, line 2b or 2c (Page, Article and Paragraph Number) or by operation of state law Pages 1-2, Article 8
- Signature of an officer, director, trustee, or other official who is authorized to sign the application.

 * Signature at Part XI of Form 1023.
- Your name on the application must be the same as your legal name as it appears in your articles of organization.

Send completed Form 1023, user fee payment, and all other required information, to:

Internal Revenue Service P.O. Box 192 Covington, KY 41012-0192

If you are using express mail or a delivery service, send Form 1023, user fee payment, and attachments to:

Internal Revenue Service 201 West Rivercenter Blvd. Attn: Extracting Stop 312 Covington, KY 41011

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Thus obeck is CHOLEN

WILEY REIN LLP 1776 K Street, N.W. Washington, DC Operating Account 291795

Date Amount
15/09/2014 ********50 00

Pay __Eight Hundred Fifty and 00/100 Dollars ONLY

To the Order of UNITED STATES TREASURY 1500 PENNSYLVANIA AVE, NW WASHINGTON, DC 20220

Sank of America, N.A. Washington, OC The Summers Remarked For Amounts Over \$1,000,000

#* 291795# ##OS4001204# #*OOOO01702987#

Anached is our check in full serticment of frene shows hereon. If not correct, please return with explanation or cold us at (202) 719-4266.

No. 291795

UNITED STATES TREASURY Check Date 10/09/2014 Amount of Invoice Discount Net Description Date Invoice No. FORM 1023 APP FEE 16/08/2014 10082014 350.00 .00 850,00 Total 850.00

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WILEY REIN LLP
Operating Account

Power of Attorney

OMB No. 1545-0180 For IRS Use Only and Declaration of Representative (Bev. July 2014) Received by: Department of the Treatury unexpel Researce Service Information about Form 2846 and its instructions is at www.irs.gov/lonn/2848. Name 2.1291 Telephone Power of Attorney Caution: A separate Form 2848 must be completed for each texpayer, Form 2848 will not be henored Eunotion. for any purpose other than representation before the IRS Taxpayer information. Taxpayer must sign and date this form on page 2, line 7 Taxoayer identification number(s) Taxpayer name and address Students for Fair Admissions, Inc. 3571 Far West Blvd #17 Daytime telephone number Flan number (if applicable) Austin, TX 78731 nersby appoints the following representative(s) as attorney(s)-in-fact: 2 Representative(s) must sign and date this form on page 2, Part II. CAF No 9309-276988 Name and address Robert D. Berton Telephone No 202-719-7142 Wiley Rein LLP 1776 K Street NW, Washington, OC 20006 Fax No. 202-719-7049 Check if new: Address [] Telephone No. [] Check if to be sent copies of notices and communications CAF No. 8389-27701R Name and address Brandis L. Zehr Telephone No. 202-719-7210 Wiley Rein LLP 1776 K Street NW, Washington, OC 20006 202-719-7049 Fax No. Telephone No. Oheck if new: Address [...] Check if to be sent copies of notices and communications Name and address Telephone No. Pax No., Check if new: Address [Telephone No. [1] (Note, IRS sends notices and communications to only two representatives.) Name and address Telephone No. Pax No. 🔐 Telephone No. Check if new; Address [] (Note, IRS sends notices and communications to only two representatives.) to represent the taxpayer before the Internal Revenue Service and perform the following acts: Acts authorized tyou are required to complete this line 3). With the exception of the acts described in line 6b, i authorize my representative(s) to receive and inspect my confidential tax information and to perform acts that I can perform with respect to the tax matters described below. For example, my representative(s) shall have the authority to sign any agreements, consents, or similar documents (see instructions for line 5a for authorizing a representative to sign a return). Description of Matter (Income, Employment, Payroll, Excise, Estate, Gift, Whistieblower. Year(s) or Period(s) (if applicable) Tax Form Number Practitioner Discipline, PLR, FOIA, Civil Penalty, Sec. 5000A Shared Responsibility (1040, 941, 720, etc.) (if applicable) (see instructions) Payment, Sec. 4980H Shared Responsibility Payment, etc.) (see instructions) Form 1023 Application for Recognition of Exemption Under Section 501(c)(3) Specific use not recorded on Centralized Authorization File (CAF). If the power of attorney is fur a specific use not recorded on CAF, check this box. See the instructions for Line 4. Specific Use Not Recorded on CAF Additional was authorized, in addition to the earls listed on line 3 above, I authorize my representative(s) to person the following acts (see instructions for line 5a for more information): Authorize disclosure to third parties: Substitute or acid representative(s); Sign a retuin;

For Privacy Act and Paperwork Reduction Act Notice, see the instructions.

Other acts authorized

GM. 865, 15980J

Form 2846 (Sev. 7-2014)

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It inclinds resemblishe questions, auto calculated fights, help buttons and links to relaxant information.

Form
(Nev December 2015)
Department of the Treating

Application for Recognition of Exemption Under Section 501(c)(3) of the Internal Revenue Code

(Use with the June 2006 revision of the Instructions for Form 1923 and the current Notice 1382)

(60) OMB No. 1545-0056

Refer it exempt status is approved, this application will be open.

for public inspection.

Use the instructions to complete this application and for a definition of all bold items. For additional help, call IRS Exempt Organizations Customer Account Services toll-free at 1-877-829-8500. Visit our website at www.trs.gov for forms and publications, if the required information and documents are not submitted with payment of the appropriate user fee, the application may be returned to you.

Attach additional sheets to this application if you need more space to answer fully. Put your name and EIN on each sheet and identify each answer by Part and line number. Complete Parts I - XI of Form 1023 and submit only those Schedules (A through that apply to you.

Get	Identification of Applicant				
1	Full name of organization (exactly as it appears in your organizing	document)	2 c/o Name (if applic	able)	
Stu	Jents for Fair Admissions, Inc.		dan animanin		
3	Mailing address (Number and street) (see instructions)	Room/Suite	4 Employer Identification (vienber (EIN)	
357	Far West Blvd #17		47-48	389810	
	City or town, state or country, and ZIP + 4	· ····································	6 Month the annual accou	nting penod an	as (01 - 12)
Austin, TX 78731					
6	Primary contact (officer, director, irustee, or authorized repres	sentalive)			
	a Name: Robert D. Banton	b Phone: 2	(02-719-714)	2	
		s Fax: (optional) 202-719-7049			
8	Are you represented by an authorized representative, such as a provide the authorized representative's name, and the name at representative's firm. Include a completed Form 2848, Power of Representative, with your application if you would like us to co. Was a person who is not one of your officers, directors, trusted representative listed in line 7, paid, or promised payment, to the structure or activities of your organization, or about your fire provide the person's name, the name and address of the person promised to be paid, and describe that person's role.	nd address of of Attorney and immunicate wi as, employees alp plan, mani- nancial or tax i	the authorized J Declaration of th your representative. , or an authorized age, or advise you abou matters? If "Yes,"	☐ Yes	Ø No
			······································	***************************************	
	Organization's website: N/A				
b	Organization's email: (optional)			Anne in proposition	
10	Certain organizations are not required to life an information returned granted tax-exemption, are you claiming to be excused fro "Yes," explain. See the instructions for a description of organizarin 990-EZ.	m filing Form	990 or Form 990-EZ? If		Ø No
9 9	Date incorporated if a corporation, or formed, if other than a or			/ 30 /	2914
	Were you formed under the laws of a foreign country? If "Yes," state the country,	· · · · · · · · · · · · · · · · · · ·		() Yes	Ø No
00000000 0252 (Sanawark Wadustina Car Marina, san nana 55 of the instructions.	Cal	anamananananananananananananananananana	Fam: 1023	:Sev. 12-2013)

Case 1:14-cv-14176-ADB Document 205-8 Filed 10/21/16 Page 10 of 45

horm 1983	s (Reiv. 12-2015) (00) Name: S	tudents for Fair Admissions, I	ac. eine	17 - 168981	10	Fa	ge Z
You into (See ins	st he a corporation (includin		n unincorporated acsociation, or a Yes" on lines 1, 2, 9, or 4.	trust to be	Inz exe	ngt.	
31	you a corporation? If "Ye litting with the appropriate a sure they also show state f	aare agency, include copies of:	s of incogration showing certifications are some section of the se	cation [2] and	Yes		No
069 8: 0	rtification of filing with the app copy, include copies of any ar	propriate state agency. Also, if you mendmients to your articles and b	ry of your articles of organization sh a adopted an operating agreement, a sure they show state filing certific not file its own examption applicatio	attach ation.	Yes	(Z)	No
000	e you an enincorporated a netitution, or other similar or dude signed and dated copi	rganizing document that is date	opy of your articles of association d and includes at least two signal		Yes	Ø	No
an	d dated copies of any amer	ndments.	your trust agreement, Include sign out anything of value placed in trus		Yes Yes		No No
5 Ha ho	ive you adopted bylaws? If w your difficers, directors, o	"Yes," attach a current copy shirtustees are selected.	owing date of adoption. If "No," e		Yes	*****	No
to meet i does not	wing questions are designed to the organizational test under sit meet the organizational test.	ection 501(c)(3). Unless you can of DO NOT file this application until	plication, your organizing document of the boxes in both lines 1 and 2. You have amended your organizing tion if you are a corporation or an LL.	your organiz g document	ing docut : Submit	nent your on.	
reli ros a r	iglous, educational, and/or s sets this requirement. Descr reference to a particular artic	scientific purposes. Check the b ibe specifically where your orga ole or section in your organizing	your exempt purpose(s), such as ex to confirm that your organizing nizing document meets this requir document. Refer to the instructio and Paragraph): Page 1, Article	i document ement, suc ns for exec	h as	(%)	
for cor dis	2a Section 501(c)(3) requires that upon dissolution of your organization, your remaining assets must be used exclusively for exempt purposes, such as charitable, religious, educational, and/or scientific purposes. Check the box on line 2a to confirm that your organizing document meets this requirement by express provision for the distribution of assets upon dissolution. If you rely on state law for your dissolution provision, do not check the box on line 2a and go to line 2c.						
Do	i not complete line 20 if you	checked box 2a. <u>Fages 12.</u>				2000	
yo	u rely on operation of state	taw for your dissolution provision	ite law in your particular state. Ch in and indicate the state:	eck this bo	x ñ		wi season
Using an this infor application	mation in response to other pa on for supporting details. You o this namitive, Remember that ion of activities should be then Compensation and	st, present, and planned activities arts of this application, you may su may also attach representative cost if this application is approved, it is upon and accurate. Refer to the institute of	in a narrative. If you believe that you mmarize that information here and re ples of newsletters, brochums, or sim will be open for public inspection. The crucilons for information that must be mits With Your Officers, Direc	fer to the spillar documer erefore, your included in	ecilio par its for sur narrative your des	ts et oport	the ing
tot	it the names, titles, and mailin tal annual compensation, or p her position. Use actual figure	proposed compensation, for all a- is, if available. Enter "none" if no	s, directors, and trustees. For each evices to the organization, whether compensation is or will be paid. If a on what to include as compensation	as an office dditional spi	f, sinpidy	ee, c	# :
Niame		Virie	Mailing artikesa		pensation : Jet equips (e.		
Edward		President, Director	13571 Far West Styd #17 Austin, TX 78731		No		
	i Ftsher	Secretary, Director	10571 For West Blvd A17 Austic, TX 78731		Ne		
Richan	e Flaber	Tressurer, Oirector	13871 For West Blvd #17 Austin, TX 78731		//	N	one

	MANAGES AND				norespecial comments	ronanidh-	*******
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Case 1:14-cv-14176-ADB Document 205-8 Filed 10/21/16 Page 11 of 45

Erem.	1023 (Rev. 1242013) (00) Name:	Students for Fair Admissi	ons, inc. sur 47 = 1	889810)	Pa	ge 3
125	Wa Compensation and	3 Other Financial Arran idep ende nt C <mark>ontractor</mark> s	gements With Your Officers, Directors,	Trusi	388.	uccio-o	
6	ranging commenceation of min	ra shan \$20 000 bar vear. U	your five highest compensated employees wi ise the actual figure, if available, Refer to the tinclude officers, directors, or trustees listed	RESERVE	BOINS B	OL Avill	
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c	List the names, names of but that receive or will receive or instructions for information of	ompeasation of more than !	esses of your five highest compensated indep \$50,000 per year. Use the actual figure, if ava ensation.	ænder ilabie.	nt comi Refer t	tracte to the	¥.2
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The t	ollowing "Yes" or "No" question tors, trustees, highest compens	l s relate to past, present, or pl ated employees, and highest o	kinned relationships, transactions, or agreements v compensated independent contractors listed in line	vith you ss 1a, 1	ur office b, and	ers, ic.	
28	Are any of your officers, dire relationables? If "Yes," iden	otors, or trustees related to lify the individuals and expl	each other through family or business and the relationship.		Yes		No
Ġ	Do you have a business relational through their position as an the business relationship with	officer, director, or trustee?	fficers, directors, or trustees other than If "Yes," identify the individuals and describe ectors, or trustees.		Yes	W.	No
¢	Are any of your difficers, direct highest compensated independent of the properties	andent contractors listed or	your highest compensated employees or i lines 1b or 1c through family or business ain the retationship.		Yes		No
38	For each of your officers, discompensated independent of qualifications, average house	contractors listed on lines 1:	ompensated employees, and highest a. 10, or 10, attach a list showing their risme.				
b	b Do any of your officers, directors, trustees, highest compensated employees, and highest compensated independent contractors listed on lines 1a, 1b, or 1c receive compensation from any other organizations, whether tax exempt or taxable, that are related to you through common control? If "Yes," identify the individuals, explain the relationship between you and the other organization, and describe the compensation arrangement.				Yes	(Z)	No
3	employees, and highest con	aden for your officers, direc apensated independent con mmended, although ifiey ar	dors, trustees, highest compensated tractors listed on lines 1a, 1b, and 1c, the e not required to obtain exemption. Abswer				
8	Go you or will the individuals	that approve compensation a	irrangements follow a conflict of interest policy?		Yes	1	No No
6 0	Do you or will you approve a Do you or will you documen	compensation arrangement it in writing the date and ter	s in advance of paying compensation? ma of approved compensation arrangements		Yes Yes		No

Form 1023 (Rev.):15-2013)

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/2022 C	1923 (Rev. 12.2013) (00) Name, Students for Fair Admissions, Inc.	984 47	160981	0	23 (a	40 8
90	Compensation and Other Financial Arrangements With Your Officers, Employees, and Independent Contractors (Continued)	Director				
<3	Do you or will you record in writing the decision made by each individual who decided of correpensation arrangements?	voted on	(2)	¥63	And	No
8	On you or will you approve compensation arrangements based on information about compensationally situated taxable or lax-exempt organizations for similar services, current compensationspiled by independent firms, or actual written offers from similarly situated organizations? Finstructions for Part V, lines 1a. 1b. and 1c, for information on what to include as compensations.	on surveys teler to the		Yes		No
Ÿ	Do you or will you record in writing both the information on which you relied to base you and its source?	ridecision	(2)	Yes		No
3	If you answered "No" to any item on lines 4s through 4f, describe how you set compensated reasonable for your difficers, directors, trustees, highest compensated employees, and his compensated independent contractors listed in Part V, lines 1s, 1b, and 1c.	ition that i ighest	\$ •••••••			*********
58	Have you adopted a conflict of interest policy consistent with the sample conflict of interest policy consistent with the sample conflict of interest in Appendix A to the instructions? If "Yes," provide a copy of the policy and explain how has been adopted, such as by resolution of your governing beard. If "No," answer lines 5	the policy	y ki	¥es	C)	No
b	What procedures will you follow to assure that persons who have a conflict of interest wiinfluence over you for setting their own compensation?	ll not have				
8	What procedures will you follow to assure that persons who have a conflict of interest wi influence over you regarding business deals with themselves?	ll not have				
	Note: A conflict of interest policy is recommended though it is not required to obtain exe Hospitals, see Schedule C, Section I, line 14.	mption.				
₿a	Do you or will you compensate any of your officers, directors, trustees, highest compensated and highest compensated independent contractors listed in lines 1a, 1b, or 1c through non-fib payments, such as discretionary bonuses or revenue-based payments? If "Yes," describe all recompensation arrangements, including how the amounts are determined, who is eligible for su arrangements, whether you place a limitation on total compensation, and how you determine determine that you pay no more than reasonable compensation for services. Refer to the instrinct V, lines 1a, 1b, and 1c, for information on what to include as compensation.	ked non-fixed on will		Yes	Ø	No
b	Do you or will you compensate any of your employees, other than your officers, directors or your five highest compensated employees who receive or will receive compensation or \$50,000 per year, through mon-fixed payments, such as discretionary bonuses or revenue payments? If "Yes," describe all non-fixed compensation arrangements, including how the are or will be determined, who is or will be eligible for such arrangements, whether you place a limitation on total compensation, and how you determine or will determine that you more than reasonable compensation for services. Refer to the instructions for Part V, line and 1c, for information on what to include as compensation.	t more tha t-based e amounts lace or wil au pay no	ri	Yes	K	No
78	Do you or will you purchase any goods, services, or assets from any of your officers, directustees, highest compensated employees, or highest compensated independent contract interesting to a recompensated independent contract whom you make or will make such purchases, how the terms are or will be negotiated at length, and explain how you determine or will determine that you pay no more than fair value. Attach copies of any written contracts or other agreements relating to such purchases.	tors listed (e. from I arm's market		Yes	Ø	No
Ď	Do you or will you sell any goods, services, or assets to any of your officers, directors, to highest compensated employees, or highest compensated independent confractors listed to, or 107 if "Yes," describe any such sales that you made or intend to make, to whom youll make such sales, now the terms are or will be negotiated at arm's length, and explain determine or will determine you are or will be paid at lenst fair market value. Attach copic written confracts or other agreements relating to such sales.	ustees, I in lines i you make o I how you	a. H	Yes		No
88	Do you or will you have any leases, contracts, leans, or other agreements with your office trustees, highest compensated employees, or highest compensated independent contract lines ta, tb, or 1c2 if "Yes," provide the information requested in lines 60 through 8f.	rs, disecto ors listed i		Yes	12 1	No
	Describe any written or draft arrangements that you made or intend to make.					
0	Identily with whom you have or will have such enangements.					
	Exclain how the terms are or will be negotiated at a/m's length.	Con unit o				
	Explain how you determine you pay no more than har market value or you are paid at least fair mark Attaun copies of any signed leades, contracts, loans, or other agreements relating to such that					
90	Do you or will you have any leases, contracts, loans, or other agreements with any organ which any of your efficers, directors, or trustees are also officers, directors, or trustees, or any individual officer, director, or trustee owns more than a 35% interest? If "Yes," provintementon requested in lines 9b through 9f.	a in which		Yes	W	No
			Allen I	13332	* Series * 5	21.355

Pom 3020 presidente

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cara	1023 (Rev. 12-2013) (00) Norms, Students for Fair Admissions, Inc. Site: 4	7 = 36894	638		\$30	90
water the same of	Compensation and Other Financial Arrangements With Your Officers, Bires Employees, and Independent Contractors (Continued)	lors, Tr	188	885,		
	Describe any written or one arrangements you made or intend to make.					
	Identify with whom you have or will have such arrangements.					
	Explain how the terms are or will be negotiated at arm's length.					
	Explain how you determine or will determine you pay no more than fair market value or that you paid at least fair market value.					
	Attach a copy of any signed leases, contracts, loans, or other agreements relating to such arrangement				×11101100	
	Your Members and Other Individuals and Organizations That Receive Bene	fits From	33	lou .		
The of ye	following "Yes" or "No" questions relate to goods, services, and funds you provide to individuals our activities. Your answers should pertain to past, present, and planned activities. (See instructio	and orga ns.)	arii:	ations	88 P	arī
14	In carrying out your exempt purposes, do you provide goods, services, or funds to individuals? "Yes," describe each program that provides goods, services, or funds to individuals."	n (Yes	Ø	No
d	In carrying out your exempt purposes, do you provide goods, services, or funds to organization "Yes," describe each program that provides goods, services, or funds to organizations.	s?lf [Yes		No
2	Do any of your programs limit the provision of goods, services, or funds to a specific individual group of specific individuals? For example, answer "Yes," if goods, services, or funds are provided for a particular individual, your members, individuals who work for a particular employer, or graduates of a particular school. If "Yes," explain the limitation and how recipients are selected each program.	đedi -		Yes	(2)	No
3	Do any individuals who receive goods, services, or funds through your programs have a family obstiness relationship with any officer, director, trustee, or with any of your highest compensated employees or highest compensated independent contractors listed in Part V, lines 1a, 1b, and 1 "Yes," explain how these related individuals are eligible for goods, services, or funds.	d .]	Yes	[2]	No
	iWI Your History					
The	following "Yes" or "No" questions relate to your history. (See instructions.)				A	- Allena
**	Are you a successor to another organization? Answer "Yes," if you have taken or will take over activities of another organization; you took over 25% or more of the fair market value of the net assets of another organization; or you were established upon the conversion of an organization for-profit to non-profit status. If "Yes," complete Schedule G.		.,.	Yes	isc)	No
2	Are you submitting this application more than 27 months after the end of the month in which you were legally formed? If "Yes," complete Schedule E.	na (IJ	Yes	Ø	Ne
	TAVIII Your Specific Activities					
The	following "Yes" or "No" questions relate to specific activities that you may conduct. Check the a	ppropriate				
1	Do you support or oppose candidates in political campaigns in any way? If "Yes," explain.	ĺ	j	Yes	*****	No
28	Do you aftempt to influence legislation? If "Yes," explain how you attempt to influence legislated and complete line 2b, if "No," go to line 3s.			Yes		No
b	Have you made or are you making an election to have your legislative activities measured by expenditures by filing Form 57687 8 "Yes," attach a copy of the Form 5768 that was aiready file attach a completed Form 5768 that you are filing with this application, if "No," describe whether attempts to influence legislation are a substantial part of your activities, include the time and make a point on your attempts to influence legislation as compared to your total activities.	d od or r your		Yes	11	No
38	Do you or will you operate bingo or garning activities? If "Yes," describe who conducts them, a list all revenue received or expected to be received and expenses paid or expected to be paid operating these activities. Revenue and expenses should be provided for the time periods spe in Part Dt., Financial Data	fi .		Yes	IV.	No
b	Do you or will you enter into contracts or other agreements with individuals or organizations to conduct bings or garning for you? If "Yes," describe any written or oral arrangements that you is or intend to make, identify with whom you have or will have such arrangements, explain how the terms are or will be negotiated at arm's length, and explain how you determine or will determine pay no more than fair market value or you will be paid at least fair market value. Affach copies any written contracts or other agreements relating to such arrangements.	made e a you		Yes	(Z)	No
()	List the states and local jurisatiotions, including Indian Reservations, in which you conduct or viocenduct gaming or bingo.) 		consistant	دوسدوست	
		Y	. 4	232 4	Sec. 19	3/12

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om i	023 (stev. 12-2013) (00) Name: Students for Fatr Adm	alesions, Inc.	ым. 47—16	89810		Par	26 (3
	Yill Your Specific Activities (Continued)				H) - 11155		17001175
48	Do you or will you undertake fundraising? (i "Yes," conduct, (See instructions.)	check all the fundraising programs y	ou de er will		fes		No
	☐ mail solicitations ☐ email solicitations ☑ personal solicitations ☐ vehicle, boat, plane, or similar donations ☐ foundation grant solicitations	phone solicitations accept donations on your websi receive donations from another government grant solicitations Other		*Cety	å e		
	Attach a description of each fundraising program.						
b	Do you or will you have written or oral contracts will for you? If "Yes," describe these activities, include a and state who conducts them. Revenue and expens specified in Part IX, Financial Data. Also, attach a co	all revenue and expenses from these ses should be provided for the time p	SOUVINES		r'es	Ø	No
¢	Do you or will you engage in fundraising activities to arrangements, include a description of the organiza of all contracts or agreements.	or other organizations? If "Yes," descritions for which you raise funds and a	ribe these tlach copies		Yes	M	No
đ	List all states and local jurisdictions in which you or jurisdiction listed, specify whether you fundralse for organization, or another organization fundralses for	your own organization, you tinoraise	local for another				
*	Do you or will you maintain separate accounts for a the right to advise on the use or distribution of func- on the types of investments, distributions from the donor's contribution account. If "Yes," describe this be provided and submit copies of any written mate	is? Answer "Yes" if the donor may pr lypes of investments, or the distributi s program, including the type of advik	ovide advide on from the		Yes	523	No
8	Are you affiliated with a governmental unit? If "Yes	ų" explain.			Yes	[8]	No
6a	Do you or will you engage in economic developme Describe in full who benefits from your economic d promote exempt purposes.	ent? If "Yes," describe your program- levelopment activities and how the ac			¥#8	(2)	No
7a	Do or will persons other than your employees or vo each facility, the role of the developer, and any bus developer and your difficers, directors, or trustees.	dunteers develop your facilities? If "Y	es," describe n the		Yes	Ø	No.
ß	Do or will persons other than your employees or vo "Yes," describe each activity and facility, the release relationship(s) between the manager and your office	if the manager, and any business or b	ciffiles? If arrily		Yes	-621	No
6	If there is a business or family relationship between directors, or trustees, identify the individuals, explain negotiated at arm's length so that you pay no more contracts or other agreements.	in the relationship, describe how con-	racts are				*****
8	Do you or will you enter into joint ventures , including treated as partnerships, in which you share profits 501(c)(3) organizations? If "Yes," describe the activiparticipate.	and losses with pariners other than s	ection		Yes	M	No
Sa	Are you applying for exemption as a childcare organines 9b through 9d, ti "No," go to line 10.	inization under section 501(k)? If "Yes	." alisyver	O	Yes	2 3	No
Ŋ-	Do you provide child care so that parents or carets emptoyed (see instructions)? If "No," explain how y in section 501(i).	skers of children you care for can be you qualify as a childcare organization	gainfully I described		Yes		340
0	Of the children for whom you provide child care, are enable their parents or ceretakers to be gainfully ex you qualify as a childcare organization described in	mployed (see instructions)? If "No," &	you to Kpinin how	#11112. Sees	Yes		No
ć	Are your services available to the general public? If whom your activities are available. Also, see the introductore organization described in section 501(k).	f "No," describe the specific group of structions and explain how you qualif	vei elqoeq y as a	[]]	Yas		%0 ***********
16	Do you or will you publish, own, of have eights in a scientific discoveries, or other intellectual proport own any copyrights, patents, or tradismarks, wheth determined, and how any items are or will be prod-	y? If "Yes," explain. Describe who ov er fees are or will be charged, how t	MS OF 948	Ω	Yes	(2)	No
2000/000					500	100	2421 . **

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cum	1023 (Rev. 12-2013) (00) Name: Students for Fair Admissions, Inc. S	N: 47 - 1689	818	9	Fa	99. Z
03	Yeur Specific Activities (Continued)			William Province		*****
\$ -1	Do you or will you accept contributions of: real property; conservation easements; closely securities; intellectual property such as patents, trademarks, and copyrights; works of must licenses; royalties; automobiles, boats, planes, or other vehicles; or collectibles of any type describe each type of contribution, any conditions imposed by the denor on the contribution any agreements with the donor regarding the contribution.	scored; ? If "Yes,"		Yes		No
	Do you or will you operate in a toreign country or countries? If "Yes," answer lines 12b i 12d, if "No," go to line 13a.	hrough		Yes	M	No
€3	Name the foreign countries and regions within the countries in which you operate.					
C.	Describe your operations in each country and region in which you operate.					
	Describe how your operations in each country and region further your exempt purposes.	Control Union		Marine William	EN	No
	Do you or will you make grants, leans, or other distributions to organization(s)? If "Yes," at 13b through 13g, If "No," go to line 14a.		ii	Yes	18.7	336
b	Describe how your grants, loans, or other distributions to organizations further your exempt per	poses.	m		f****i	٠
3)	Do you have written contracts with each of these organizations? if "Yes," attach a copy of each	contract.	1!	Yos	11	No
£Ĵ	Identify each recipient organization and any relationship between you and the recipient of	ganzauon.				
8	Describe the records you keep with respect to the grants, loans, or other distributions you Describe your selection process, including whether you do any of the following:	HIGNE.				
3	(i) Do you require an application form? If "Yes," attach a copy of the form.	ſ		Yes		No
	(ii) Do you require a grant proposal? If "Yes," describe whether the grant proposal specific	OS VOLE		Yes		No
	responsibilities and those of the grantee, obligates the grantee to use the grant funds a purposes for which the grant was made, provides for periodic written reports concerning of grant funds, requires a final written report and an accounting of how grant funds we and acknowledges your authority to withhold and/or recover grant funds in case such or appear to be, misused.	only for the ng the use ire used, funds are,				
9	Describe your procedures for oversight of distributions that assure you the resources are to further your exempt purposes, including whether you require periodic and final reports on resources.	used to the use of		···	000000000	
14a	Do you or will you make grants, loans, or other distributions to foreign organizations? If "Y answer lines 14b through 14f. If "No," go to line 15.	es,"		Yes	M	No
ž)	Provide the name of each foreign organization, the country and regions within a country in each foreign organization operates, and describe any relationship you have with each fore organization.					
¢	Does any foreign organization listed in line 14b accept contributions earmarked for a special or specific organization? If "Yes," list all earmarked organizations or countries.	itic country		Yes		No
đ	On your contributors know that you have ultimate authority to use contributions made to y discretion for purposes consistent with your exempt purposes? If "Yes," describe how you information to contributors.			Yes		No
@	Do you or will you make pre-grant inquiries about the recipient organization? If "Yes," des inquiries, including whether you inquire about the recipient's financial status, its tax-exempunder the Internal Revenue Cods, its ability to accomplish the purpose for which the resonanced, and other relevant information.	ot status		Yes		No
4	Do you or will you use any additional procedures to ensure that your distributions to foreign cryanizations are used in furtherance of your exempl purposes? If "Yes," describe these sincluding site visits by your employees or compliance checks by impartial expens, to verify tunds are being used appropriately.	procedures,		Yes		No
			.3	A. 19.16		

Form 1023 (Rev 12-2013)

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Store	1923 Box. 17 2013) (00) regime Students for Fair Admissions, Inc. Ein. 47	10030	400	\$30	ige 35
	(AVIII) Your Specific Activities (Continued)				******
15	Do you have a close connection with any organizations? If "Yes," explain.		Yes	1	No
18	Are you applying for exemption as a cooperative hospital service organization under section 501(s)? If "Yes," explain.		Yes	(X)	No
17	Are you applying for exemption as a cooperative service organization of operating educational organizations under section 501(f)? if "Yes," explain.		Yes	Ø	No
18	Are you applying for exemption as a charitable risk pool under section 501(n)? If "Yes," explain.		Yes	6/	No
39	On you or will you operate a school? It "Yes," complete Schodule B. Answer "Yes," whether you operate a school as your main function or as a secondary estivity.		Yes	Ø	No
20	is your main function to provide hospital or medical care? If "Yes," complete Schedule C.		Yes	Ø	No
27	Do you or will you provide low-income housing or housing for the elderly or handicapped? If "Yes," complete Schedule F.		Yes	Ø	No
22	Do you or will you provide scholarships, leftowships, educational loans, or other educational grants including grants for travel, study, or other similar purposes? If "Yes," complete Schedule H.	to El	¥00	₩.	N(3
	Note: Private foundations may use Schedule H to request advance approval of individual grant procedures.				

Form 1023 (Rev. 12-2015) (06) learny, Students for Fair Admissions, inc.

FBS: 47 = 1689819

Sauce S

Financial Data

For purposes of this schedule, years in existence refer to completed tax years. If in existence 4 or more years, complete the schedule for the most recent 4 tax years, if in existence more than 1 year but less than 4 years, complete the statements for each year in existence and provide projections of your likely revenues and expenses based on a reasonable and good faith estimate of your future finances for a total of 3 years of financial information. If in existence less than 1 year, provide projections of your likely revenues and expenses for the current year and the 2 following years, based on a reasonable and good faith estimate of your future finances for a total of 3 years of financial information. (See instructions.)

T		\$	of Revenues and	years or 2 succeeding	n Province	
	Type of toverne or expense	Corrent tax year (e) From //30/14 To 12/31/14	(b) From 1/1/15	(c) From 1/1/10		(e) Provide Total fo (a) through (d)
gar.	Gifts, grants, and contributions received (de not include unusual grants)	500,000	750,000	750,000		2,000,000
2	Membership fees received	Ü	0	0		
3	Gross investment income	g	0	Ü		
4	Net unrelated business income	0	0	0		
5	Taxes levied for your benefit	0	0	8		
8	Value of services or facilities furnished by a governmental unit without charge (not including the value of services generally furnished to the public without charge)	8	8	9		Ó
7	Any revenue not otherwise listed above or in lines 9–12 below (attach an Itemized list)	D	()	Ö		Ü
8	Total of lines 1 through 7	500,000	758,000	750,000		2,000,000
9	Gross receipts from admissions, merchandise sold or services performed, or furnishing of facilities in any activity that is related to your exempt purposes (attach itemized list)	8	0	0		€
10	Total of lines 8 and 9	500,000	750,000	750,000		2,000,000
11	Net gain or loss on sale of capital assets (attach schedule and see instructions)	Ü	8	8		(
12	Unusual grants	0	0	0		
13	Total Revenue Add lines 10 through 12	590,000	750,000	750,000		2,000,000
14	Fundraising expenses	Ü	0	3		
15	Contributions, gifts, grants, and similar amounts paid out (attach an itemized list)	5	6	8		
16	Disbursements to or for the benefit of members (attach an itemized list)	8		0		
17	Compensation of officers, directors, and trustees	發	0			
18	Other salaries and wages	4	. 0	2-1		
10	Interest excense				ļ	
20	Occupancy (rent, utilities, etc.) Depreciation and depletion	1	g	1 3		
22	Professional fees	475,090	725,060	725,000	l	
23	Any expense not otherwise classified, such as program services (attach itemized list)	25,690	25,000	25,090		
2.8	Total Expenses Add lines 14 through 23	300,000	750,000	759,000		

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Floren.	1073 (Nev 12:0013) (00) Name: Students for Fair Admissions, Inc.	HIN:	47	188981	0	Page 10
20	Ne Financial Data (Continued)					
	8. Balance Sheet (for your most recently completed tax year)		name :		fear End	: 9/30/14
	Assets				(Whole	dollars)
4	Cash - ; p ; p - o n		91 41			6
2.	Accounts receivable, net			2		9
3	Inventories			3 1		0
3	Bonds and notes receivable (attach en itemized list)			4		9
5	Corporate stocks (attach an itemized list)		8 5	5		0
	Loans receivable (ettach an itemized list)			- 6		()
8	Other investments (attach an itemized list)			7		- 3
?	Depreciable and depletable assets (attach an itemized list)	01 58		8		0
8				1 8 1		Ø
9	Land	,	8 8	10	, 1.00 to 00	0
10	Other assets (attach an itemized list)			11	*********	
11	Total Assets (add lines 1 through 10) , , , , , , , , , , , , , , , , , , ,	a 8	× (0)			()
12	Accounts payable	- 65		32		0
13	Contributions, gifts, grants, etc. payable	4 12	2 5	13		0
14	Mortgages and notes payable (attach an itemized list)	a .		14		
15	Other tiabilities (affach an itemized list) ,	. 56	2 90	15 [************	0
18	Total Liabilities (add lines 12 through 15)	DC 14		16	Industration in	0
3.50	Fund Balances or Net Assets					
17	Total fund balances or net assets			17	***********	<u>0</u>
18	Total Liabilities and Fund Balances or Net Assets (add lines 16 and 17)			18		<u>Q</u>
19	Have there been any substantial changes in your assets or liabilities since the end of				Yes	W No
	shown above? If "Yes," explain.					
		201940-07400		**************		
dele	more favorable tax status than private foundation status. If you are a private foundation, rmine whether you are a private operating foundation. (See instructions.) Are you a private foundation? If "Yes," go to line 1b. If "No," go to line 5 and proceed a lift you are unsure, see the instructions.				¥00	₩ No
b	As a private foundation, section 508(e) requires special provisions in your organizing do addition to those that apply to all organizations described in section 501(c)(3). Check the confirm that your organizing document meets this requirement, whether by express proveitiance on operation of state law. Altach a statement that describes specifically where organizing document meets this requirement, such as a reference to a particular article your organizing document or by operation of state law. See the instructions, including A for information about the special provisions that need to be contained in your organizing Go to line 2.	e box vision your or se uppen	cto rorby ction i idix B,	(i	W. O. (1985)	
å	Are you a private operating foundation? To be a private operating foundation you must directly in the active conduct of charitable, religious, educational, and similar activities, to indirectly carrying out these activities by providing grants to individuals or other organizes," go to line 3, if "No," go to the signature section of Part XI.	as op	posed	, , , ,	Yes	□ No
3	Have you existed for one or more years? If "Yes," altach finencial information showing that you operating foundation, go to the signature section of Part XI, If "No," continue to line 4) 13/13 :	a priva		Y#8	□ No
16	Have you attached either (1) an efficient or opinion of counsel, (including a written efficiency a certified public accountant or accounting firm with expertise regarding this tax is that sets forth facts concerning your operations and support to demonstrate that you a satisfy the requirements to be classified as a private operating foundation; or (2) a state describing your proposed operations as a private operating foundation?	ov ma re like	atter); My to	on D	Yes	[] No
š	If you answered "No" to line 1s, indicate the type of public charity status you are exquesting. You may check only one box.	by ct	seciong) one of	ine chei	oes traiow.
	The organization is not a private foundation because it is:					y = ++
88	609(a)(1) and 170(b)(1)(A)(i) wa church or a convention of association of charches. Complet	8 BBS	5,000	li Sonedi	do A.	
Ž)	509(a)(1) and 170(b)(1)(A)(ii)—a school. Complete and attach Schedule B					1
S	S09(a)(1) and 170(b)(1)(A)(iii)a hospital, a cooperative hospital service organization, or	8 0%	kiicaii :	research		
	organization operated in conjunction with a hospital. Complete and attach Schedule C					e
₫	509(a)(3)—an organization supporting either one or more organizations described in line or a publicly supported section 501(c)(4), (5), or (6) organization. Complete and attach 5	i öa ti lohed	woogr Ute D.	ratg,	or h	
*******	10000	2017/11/20	AAI HEELI JOOL	ANNUAL TRANSPORT	33202 //	s. I do avas

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201	i033 (Rev. 12:20:3) (00) H ₂₀₀₆ . Students for Fair Ad	mesions, mc.	_{EN:} 47 1689810	Fane 33			
8	509(a)(4)—an organization organized and operated 509(a)(1) and 170(b)(1)(A)(iv)—an organization open	exclusively for testing for public ated for the benefit of a college	r safety. or university that is owned or				
8	operated by a governmental unit. 509(a)(1) and 170(b)(1)(A)(vi)—an organization that of control increases the movement arrival arrival arrival arrival.	n that receives a substantial part of its linancial support in the form		(2)			
	of contributions from publicly supported organizations, from a governmental unit, or from the general public. 509(a)(2)—an organization that normally receives not more than one-third of its financial support from gross investment income and receives more than one-third of its financial support from contributions, membership fees, and gross receipts from activities related to its exempl functions (subject to certain exceptions).						
	A publicly supported organization, but unsure if it decide the correct status.	is described in 5g or 5h. The on					
6	If you checked box g, h, or I in question 5 above, you selecting one of the boxes below. Refer to the instru-	u must request either an advance	or a definitive ruling by				
a	Request for Advance Ruling: By checking this be the Code you request an advance ruling and agreexcise tax under section 4940 of the Code. The tast the end of the 5-year advance ruling period. The years to 8 years, 4 months, and 15 days beyond the extension to a mutually agreed-upon period of Assessment Period, provides a more detailed explication for the code of toll-free 1-800-829-3676. Signing this consent will otherwise be entitled. If you decide not to extend ruling.	e to extend the statute of limitat ix will apply only if you do not e e assessment period will be ext he end of the first year. You hav f time or issue(s). Publication 10 anation of your rights and the o of charge from the IRS web site not deprive you of any appeal i	ions on the assessment of stabilish public support status ended for the 5 advance ruling re the right to refuse or limit 35, Extending the Tax consequences of the choices at www.frs.gov or by calling lights to which you would				
	Consent Fixing Period of Limitations Upon Assessment of Tax Under Section 4940 of the Internal Revenue Code						
	(Signature of Officer, Director, Trusiee or other authorized official)	(Type or print name of signar) (Type or print title or authority of agr	(Date)	30/8 A			
				(30/44)			
	authorized official)			**************************************			
ŝ	authorized official) For IRS Lise Only	(Type or pilnt lills or authority of agr you have completed one tax yes your public support status, answ	(Date) ar of at least 9 full months and for line 6b(f) if you checked box	n (m/d 4)			
ts	For IRS Use Only #35 Orector, Exempl Organizations Bequest for Definitive Bulling: Check this box if you are requesting a definitive ruling. To confirm you are requesting a definitive ruling. To confirm you in line 5 above. Answer line 6b(ii) if you checked	(Type or pilet little or authority of sign you have completed one tax year rour public support status, answ I box it in line 5 above. If you of Statement of Revenues and Ex it contributed by each person, o	(Date) ar of at least 8 full months and ser line 6b(t) if you checked box secked box i in line 5 above, spenses, ompany, or organization whose				
b	For IRS Use Only For IRS Use Only Fis Oraclor, Exempl Organizations Bequest for Definitive Bulling: Check this box if you are requesting a definitive ruling. To confirm you are requesting a definitive ruling. To confirm you have both lines 6b(i) and (ii). (i) (a) Enter 2% of ima 6, column (a) on Part IX-A (b) Attach a list showing the name and amount	you have completed one tax yes our public support status, answer took in line 5 above. If you of a contributed by each person, one answer is "None," check this set, 2, and 9 of Part IX-A. State	(Date) ar of at least 8 full months and ser line 6b(f) if you checked box secked box i in line 5 above, spenses, ompany, or organization whose abox.				
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Form 1023 (New 12-2013)

Case 1:14-cv-14176-ADB Document 205-8 Filed 10/21/16 Page 20 of 45

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IRS Form 1023 - Exhibit A Sindents for Fair Admissions, Inc. EIN: 47-1689810

Part II. Line 1

ARTICLES OF INCORPORATION

(attached)

ARTICLES OF INCORPORATION of STUDENTS FOR FAIR ADMISSIONS, INC.

The undersigned, pursuant to the Virginia Nonstock Corporation Act (the "Act"), hereby states as follows:

- The name of the corporation is Students for Fair Admissions, Inc. (the "Corporation").
 - The Corporation shall have no members.
- 3. The initial directors of the Board of Directors of the Corporation shall be appointed by the sole incorporator. All other directors shall be elected by an affirmative vote of a majority of the directors then in office, and each shall continue in office for the term specified in the Bylaws of the Corporation and until such director's successor is elected and qualified, or until such director's earlier death, resignation, or removal.
- 4. The name of the initial registered agent of the Corporation is National Corporate Research, Ltd. The registered agent is a domestic or foreign stock or nonstock corporation, limited liability company, or registered limited liability partnership authorized to transact business in Virginia.
- 5. The Corporation's initial registered office address, which is identical to the business office of the initial registered agent, is: 250 Browns Hill Court, Midlothian, Virginia, 23114. The registered office is located in the county of Chesterfield.
- 6. The Corporation is organized and shall be operated exclusively for charitable, religious, scientific, literary, educational and other purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as now in effect or as hereafter may be amended (the "Code"). The purposes for which the Corporation is formed are to defend human and civil rights secured by law, including the right of individuals to equal protection under the law, through litigation and any other lawful means, and to engage in any lawful act or activity for which corporations may be organized under the Act. In furtherance thereof, the Corporation shall have all the general powers enumerated in Sections 13.1-826 and 13.1-827 of the Act. Except as otherwise provided by law, or in any Bylaw of the Corporation, the business of the Corporation shall be managed and all of the powers of the Corporation shall be exercised by the Board of Directors of the Corporation.
 - The duration of the existence of the Corporation is perpetual.
- 8. Pravisions for the regulation of the internal affairs of the Corporation, including provisions for distribution of assets on dissolution or final liquidation, are as follows:
 - A. The Corporation shall not only be organized but also operated exclusively for charitable purposes within the meaning of scenen 501(c)(3) of the Code; provided, however, that the corporation may engage in any lawful act or activity for which

corporations may be organized under the Act, provided such acts or activities would not prevent the Corporation from obtaining and retaining exemption from federal income taxation as a corporation described in Section 501(c)(3) of the Code.

- B. No part of the net carnings of the Corporation shall inure to the benefit of, or be distributable to, its members, officers, directors, or other private individuals, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered to or for the Corporation and to make payments and distributions in furtherance of the purposes set forth in Article 6 hereof;
- C. No substantial part of the activities of the Corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the Corporation shall not participate or intervene in (including the publication or distribution of statements concerning) any political campaign on behalf of, or in opposition to, any candidate for public office. Notwithstanding any other provision of these Articles of Incorporation, the Corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of the Corporation; and
- D. In the event of dissolution or final liquidation of the Corporation, the remaining assets of the Corporation shall be distributed for one or more exempt purposes within the meaning of section 501(e)(3) of the Code or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a court of competent jurisdiction of the county in which the principal office of the Corporation is then located, exclusively for such purposes or to such organization or organizations, as the court shall determine, that are organized and operated exclusively for such purposes.
- 9. To the fullest extent permitted by the Act, no officer or director of the Corporation shall be personally liable for damages in any proceeding brought by or in the right of the Corporation, or in connection with any claim, action, suit, or proceeding to which he or she may be or is made a party by reason of being or having been an officer or director of the Corporation.
- 10. The Corporation reserves the right to amend or repeal any provision contained in these Articles of Incorporation, in the manner now or hereafter prescribed by statute, and all rights conferred upon directors herein are granted subject to this reservation.

Dated: July 29, 2014

ISIONA TURE PAGE FOLLOWS]

147536804

SIGNATURE PAGE TO ARTICLES OF INCORPORATION of STUDENTS FOR FAIR ADMISSIONS, INC.

IN WITNESS WHEREOF, the undersigned has executed these Articles of Incorporation as of the date set forth above.

Robert D. Benton Sole Incorporator

Communicace all his dimensional



State Corporation Commission

I Certify the Following from the Records of the Commission:

The foregoing is a true copy of all documents constituting the charter of Students for Fair Admissions, Inc. on file in the Cierk's Office of the Commission.

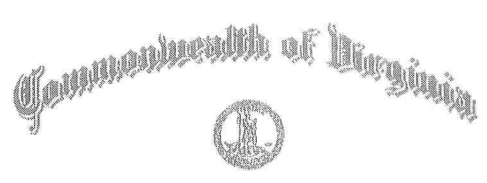
Nothing more is hereby certified.



Signed and Sealed at Richmond on this Date: July 31, 2014

Joel H. Peck, Clerk of the Commission

CIS6565



STATE CORPORATION COMMISSION

Richmond, July 30, 2014

This is to certify that the certificate of incorporation of

Students for Fair Admissions, Inc.

was this day issued and admitted to record in this office and that the said corporation is authorized to transact its business subject to all Virginia laws applicable to the corporation and its business. Effective date: July 30, 2014



State Corporation Commission Attest:

CIS8372

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IRS Form 1023 - Exhibit B Students for Fair Admissions, Inc., EIN: 47-1689810

Part II, Line 5

BYLAWS

(attached)

BYLAWS

101

STUDENTS FOR FAIR ADMISSIONS, INC.

(Formed under the Virginia Nonstock Corporation Act)

(Adopted August 6, 2014)

ARTICLEI

Name and Location

Section 1.01 Name. The name of the corporation is Students for Fair Admissions. Inc. (the "Corporation").

Section 1.02 <u>Location</u>. The principal office of the Corporation shall be located at 109 North Henry Street, Alexandria, Virginia 22314, or at any other place approved by the Board of Directors.

Section 1.03 <u>Registered Office and Agent</u>. The Corporation shall continuously maintain a registered office and agent within the Commonwealth of Virginia at such place as may be designated by the Board of Directors. The Corporation's initial registered office and agent are set forth in the Articles of Incorporation.

ARTICLEH

Purposes

The Corporation is organized and shall be operated exclusively for charitable, religious, scientific, literary, educational and other purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as now in effect or as hereafter may be amended (the "Code"). The purposes for which the Corporation is formed are to defend human and civil rights secured by law, including the right of individuals to equal protection under the law, through litigation and any other lawful means, and to engage in any lawful act or activity for which corporations may be organized under the Virginia Nonstock Corporation Act (the "Act"). In furtherance thereof, the Corporation shall have all the general powers enumerated in Sections 13.1-826 and 13.1-827 of the Act.

ARTICLE III

Membership

Section 3.01 <u>Members</u>. The Corporation shall have no members within the meaning of the Act.

Section 3.62 <u>Affiliate Members</u>. The Corporation shall have one class of affiliate members with rights, provileges, and obligations established by the Board of Directors. Affiliate members have no voting rights and are not members within the meaning of the Act. Any

individual who seeks to support the purposes and mission of the Corporation shall be eligible to be an affiliate member, subject to any additional standards that may be set from time to time by the Board of Directors. The Board of Directors shall have authority to recognize any individual as an affiliate member.

ARTICLE IV Board of Directors

- Section 4.01 <u>Power of Board of Directors</u>. The business and affairs of the Corporation shall be managed by the Board of Directors.
- Section 4.02 <u>Number of Directors</u>. The number of directors of the Corporation is no fewer than three (3), but no more than five (5), and may be increased or decreased from time to time by action of the Board of Directors.
- Section 4.03 <u>Election and Term of Directors</u>. The initial Board of Directors shall consist of those directors named in the Action of the Sole Incorporator dated July 30, 2014 and shall serve until their successors are elected and qualified. Thereafter, directors shall be elected at an annual meeting of the Board of Directors by an affirmative vote of a majority of the directors then in office, and each shall continue in office until his or her successor is elected or qualified (unless the Board of Directors, at the annual meeting, determines that there is to be no such immediate successor), or until his or her death, resignation, or removal. The tenure of incumbent members of the Board of Directors shall not be affected by an increase or decrease in the number of directors.
- Section 4.04 <u>Vacancies and Newly-Created Directorships</u>. Vacancies and newly-created directorships, resulting from any increase in the authorized number of directors, may be filled by a majority vote of the directors then in office although less than a quorum, or by a sole remaining director. A director elected to fill a vacancy or newly-created directorship shall hold office until the next annual meeting of the Board of Directors and until his or her successor is elected and qualified.
- Section 4.05 <u>Removal</u>. Any director may be removed with or without cause at any time by action of the Board. A director may be removed only at a meeting called for that purpose (together with other purposes, if any).
- Section 4.06 <u>Resignations</u>. Any director may resign at any time upon written notice to the Corporation. Unless otherwise specified in the written notice, the resignation shall be effective upon delivery to the Corporation.
- Section 4.07 Quorum of the Board of Directors and Action of the Board of Directors. Unless a greater proportion is required by how or by these Bylaws for adoption of a particular action, a majority of the directors shall constitute a quorum for the transaction of business and, except as otherwise provided by law or by the Articles of Incorporation or these Bylaws, the vote of a majority of the directors present at the meeting at which a quorum is present shall be the act of the Board of Directors.

Section 4.08 Meetings of the Board of Directors. An annual meeting of the Board of Directors shall be held each year at such time and place as shall be fixed by the Board of Directors, for the election of officers and directors and for the transaction of such other business as may properly come before the meeting. Regular meetings of the Board of Directors shall be held at such times as may be fixed by the Board of Directors. Special meetings of the Board of Directors may be held at any time whenever called by a majority of the directors then in office. Notice of all special meetings shall be delivered in writing to all directors and shall specify the matters to be addressed at such meeting. Meetings of the Board of Directors may be held at such places within or without the Commonwealth of Virginia as may be fixed by the Board of Directors for annual and regular meetings and in the notice of meeting for special meetings.

Section 4.09 <u>Informal Action by the Board of Directors</u>. Unless otherwise restricted by the Articles of Incorporation or these Bylaws, any action required or permitted to be taken by the Board of Directors may be taken without a meeting if all directors consent in writing to the adoption of a resolution authorizing the action. The resolution and the written consents thereto by the directors shall be filed with the minutes of proceedings of the Board of Directors. A written consent and the signing thereof may be accomplished by one or more electronic transmissions, including a signed email message from the applicable director.

Section 4.10 Meetings by Conference Telephone. Any one or more members of the Board of Directors may participate in a meeting of such Board of Directors by means of conference telephone or similar communications equipment by means of which all persons participating in the meeting can communicate with one another. Participation in a meeting by such means shall constitute presence in person at the meeting.

Section 4.1.1 <u>Compensation of Directors</u>. The Corporation may not pay any compensation to directors for services rendered, except that directors may be reimbursed for expenses incurred in the performance of their duties to the Corporation, in reasonable amounts as approved by a majority of the entire Board of Directors.

ARTICLE V Committees

Section 5.01 <u>General Provisions.</u> A majority of the Board of Directors may create one or more committees and appoint members of the Board of Directors to serve on them. To the extent specified by the Board of Directors, each committee may exercise the authority of the Board of Directors, except that a committee may not exercise authority prohibited by law.

Section 5.02 <u>Committee Rules</u>. Requirements for the Board of Directors set forth berein or, if applicable, in Sections 13.1-864 through 13.1-868 of the Act as now in effect or as may bereafter be amended, or any other statutory provision, governing meetings, action without meetings, notice and waiver of notice, and quorum and voting requirements shall apply to committees and their members as well.

ARTICLE VI

Officers, Agents, and Employees

Section 6.01 Officers. The Board of Directors shall elect or appoint a President. Secretary, and Treasurer, and it may, if it so determines, elect or appoint one or more Vice Presidents, Assistant Secretaries, Assistant Treasurers, and other officers and may give any of them such further designation or alternate titles as it considers desirable. The same individual may simultaneously hold more than one office in the Corporation.

Section 6.02 Term of Office, Vacancies and Removal. Each officer shall hold office for the term for which he or she is elected or appointed and until his or her successor is elected or appointed and qualified, or until his or her earlier death, resignation or removal. All officers shall be elected or appointed at the annual meeting of the Board of Directors, except in the case of initial officers and vacancies resulting from any resignation or removal, which may be filled by the Board of Directors as needed. An officer appointed or elected to fill a vacancy shall hold office for the unexpired term of his or her predecessor in office, and until his or her successor is elected and qualified. Any officer may be removed by the Board of Directors with or without cause at any time.

Section 6.03 <u>Resignation</u>. Any officer may resign at any time by giving written notice to the Corporation. Unless otherwise specified in the written notice, the resignation shall be effective upon delivery to the Corporation.

Section 6.04 <u>Powers and Duties of Officers</u>. Subject to the control of the Board of Directors, all officers as between themselves and the Corporation shall have such authority and perform such duties in the management of the Corporation as may be provided by the Board of Directors and, to the extent not so provided, as generally pertain to their respective offices.

President. The President shall serve as the chief executive officer of the Corporation and preside at all meetings of the Board of Directors. The President shall supervise and control all of the affairs of the Corporation and oversee the management of the Corporation in accordance with policies and directives approved by the Board of Directors, including appointing assistants and hiring employees as necessary to ensure orderly operations.

Secretary. The Secretary shall be responsible for the keeping of an accurate record of the proceedings of all meetings of the Board of Directors, shall give or cause to be given all notices in accordance with these Bylaws or as required by law, and shall perform all duties customary to the office of Secretary.

Treasurer. The Treasurer shall have the custody of, and be responsible for, all funds and securities of the Corporation. The or she shall keep or cause to be kept complete and accurate accounts of receipts and disbursaments of the Corporation, and shall deposit all monies and other valuable property of the Corporation in the name and to the credit of the Corporation in such banks or depositories as the Board of Directors may designate. Whenever required by the Board of Directors, the Treasurer shall render a statement of accounts. He or she shall at all reasonable times exhibit the books and accounts to any

officer or director of the Corporation, and shall perform all duties incident to the office of Treasurer, subject to the supervision of the Board of Directors, and such other duties as shall from time to time be assigned by the Board of Directors.

Section 6.05 <u>Agents and Employees</u>. The Board of Directors may appoint agents and employees who shall have such authority and perform such duties as may be prescribed by the Board of Directors. The Board of Directors may remove any agent or employee at any time with or without cause. Removal without cause shall be without prejudice to such person's contract rights, if any, and the appointment of such person shall not itself create contract rights.

Section 6.06 <u>Compensation of Officers, Agents and Employees.</u> The Corporation may pay compensation to officers for services rendered to the Corporation in their capacity as officers, and officers may be reimbursed for expenses incurred in the performance of their duties to the Corporation, in reasonable amounts as approved by a majority of the entire Board of Directors. The Corporation may pay compensation in reasonable amounts to agents and employees for services rendered, such amounts to be fixed by the Board of Directors or, if the Board of Directors delegates power to any officer or officers, then by such officer or officers. The Board of Directors may require officers, agents or employees to give security for the faithful performance of their duties.

ARTICLE VII Miscellaneous

Section 7.01 <u>Fiscal Year</u>. The fiscal year of the Corporation shall be the calendar year or such other period as may be fixed by the Board of Directors.

Section 7.02 <u>Corporate Seal</u>. The corporate seal, if any, shall be circular in form, shall have the name of the Corporation inscribed thereon and shall contain the words "Corporate Seal" and "Virginia" and the year the Corporation was formed in the center, or shall be in such form as may be approved from time to time by the Board of Directors.

Section 7.03 <u>Checks, Notes, Contracts</u>. The Board of Directors shall determine who shall be authorized from time to time on the Corporation's behalf to: (A) sign checks, drafts, or other orders for payment of money; (B) to sign acceptances, notes, or other evidences of indebtedness; (C) to enter into contracts; and (D) to execute and deliver other documents and instruments.

Section 7.04 Books and Records. The Corporation shall keep correct and complete books and records of account, the activities and transactions of the Corporation, minutes of the proceedings of the Board of Directors and any committee of the Corporation, a current list of the directors and officers of the Corporation, their business addresses and the Corporation's most recent annual report. Any of the books, minutes, and records of the Corporation may be in written form or in any other form capable of being converted into written form within a reasonable time.

Section 7.05 <u>Amendment of Articles of Incorporation and Bylaws</u>. The Articles of Incorporation or Bylaws of the Corporation may be amended in whole or in part by a majority

vote of the directors then in office and upon the taking of any other actions required under the Act

Section 7.06 Indemnification and Insurance. The Corporation shall indemnify any director, any former director, any person who while a director of the Corporation may have served at its request as a director, officer, parmer, trustee, employee, or agent of another foreign or domestic corporation, partnership, joint venture, trust, employee benefit plan or other enterprise, and may, by resolution of the Board of Directors, indemnify any officer, employee, or agent against any and all expenses and liabilities actually and necessarily incurred by him or her or imposed on him or her in connection with any claim, action, suit, or proceeding (whether actual or threatened, civil, criminal, administrative, or investigative, including appeals) to which he or she may be or is made a party by reason of being or having been such director, officer, employee or agent; subject to the limitation, however, that there shall be no indemnification in relation to matters unless such person: (1) conducted himself or herself in good faith: (2) believed in the case of conduct in his or her official capacity with the Corporation that his or ber conduct was in the best interest of the Corporation; and in all other cases that his or her conduct was at least not opposed to the best interests of the Corporation; or (3) in the case of any criminal proceeding, he or she had no reasonable cause to believe that his or her conduct was unlawful. Further, there shall be no indemnification in connection with a proceeding (A) by or in the right of the Corporation in which the director, officer, employee or agent was judged liable to the Corporation, or (B) in which improper personal benefit is charged.

The Corporation shall upon order of a court of competent jurisdiction indemnify a director who entirely prevails in the defense of any proceeding to which he or she was a party because he or she is or was a director of the Corporation, for reasonable expenses incurred by him or her in connection with the proceeding.

Amounts paid in indemnification of expenses and liabilities may include, but shall not be limited to, counsel fees and other fees; costs and disbursements; judgments, fines, and penalties against, and amounts paid in settlement by, such director, officer, employee or agent. The Corporation may pay for or reunburse the reasonable expenses in advance of final disposition of the proceeding provided that the provisions of Section 13.1-878 of the Act are met.

The provisions of this Article shall be applicable to claims, actions, suits, or proceedings made or commenced after the adoption hereof, whether arising from acts or omissions to act occurring before or after adoption hereof.

The indemnification provided by this Article shall not be deemed exclusive of any other rights to which such director, officer, or employee may be entitled under any statute, bytaw, agreement, vote of the Board of Directors, or otherwise and shall not restrict the power of the Corporation to make any indemnification permitted by law.

The Board of Directors may authorize the purchase of and maintain insurance on behalf of any director, officer, employee or agent of the Corporation against any liability asserted against or incurred by him or her which arises out of such person's status in such capacity or who is or was serving at the request of the Corporation as a director, officer, employee or agent of another foreign or domestic corporation, parmership, joint venture, trust, employee benefit plan

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or otherwise, or our of acts taken in such capacity, whether or not the Corporation would have the power to indemnify the person against that liability under law.

If any part of this Section shall be found in any action, suit or proceeding to be invalid or ineffective, the validity and the effectiveness of the remaining parts shall not be affected.

Section 7.07 <u>Dissolution</u> The Corporation may be dissolved at any time by majority vote of the directors then in office and upon the taking of any other actions required under the Act. In the event of dissolution or final liquidation of the Corporation, all of the remaining assets of the Corporation shall, after paying or making provision for the payment of all of the liabilities and obligations of the Corporation and for necessary expenses thereof, be distributed as determined by the Board of Directors in accordance with the Articles of Incorporation and applicable law.

IRS Form 1023 - Exhibit C Students for Fair Admissions, Inc. EIN: 47-4639810

Pari IV

NARRATIVE DESCRIPTION OF ORGANIZATION'S ACTIVITIES

I. Introduction

Students for Fair Admissions, Inc. is a non-profit public charity organized and operated exclusively for charitable purposes within the meaning of Section 501(e)(3) of the Internal Revenue Code ("IRC"). Formed for the purpose of defending human and civil rights secured by law through the institution of litigation, Students for Fair Admissions seeks to promote and protect the right of the public to be free from discrimination on the basis of race in higher education admissions. See Rev. Rul. 80-278, 1980-2 C.B. 175.

Students for Fair Admissions is a coalition of prospective applicants and applicants to higher education institutions who were denied admission to higher education institutions, their family members, and other individuals who support the organization's purpose and mission of eliminating racial discrimination in higher education admissions. An independent and experienced board of directors governs Students for Fair Admissions. The organization's members do not have any voting rights in governance matters.

Students for Fair Admissions does not have its own staff of attorneys and does not provide legal representation to its members or others. Instead, the organization will employ private attorneys to represent it in bringing and maintaining civil rights litigation. As described below, the type of litigation that Students for Fair Admissions intends to initiate benefits the public and does not benefit any private party or interest. Students for Fair Admissions' volunteer board of directors will oversee its litigation, which will include selecting qualified private attorneys to represent the organization and making decisions about litigation strategy.

In addition, Students for Fair Admissions does not have dedicated office space. Its volunteer directors and officers perform their work from home. The board of directors has the sole discretion to determine how and where the organization's funds are expended. Please see Part VIII, Line 15 for additional information about how Students for Fair Admissions is funded.

11. Overview of Students for Fair Admissions' Party-Plaintiff Litigation

Students for Fair Admissions intends to file lawsuits against universities located in the United States alleging that the universities employed racially discriminatory policies and procedures in administering their admissions programs in violation of the Equal Protection Clause of the U.S. Consultation's Fourteenth Amendment and/or Title VI of the Civil Rights Act of 1964. At this time, Students for Pair Admissions anticipates simultaneously filing 2-3 separate lawsuits against 2-3 different universities. The lawsuits will seek declaratory judgments that the universities' admissions programs are racially discriminatory and violate the Equal Protection Clause and Title VI.

The IRS has set forth a three-part test for determining whether an organization that institutes and maintains litigation as a party plaintiff is operated exclusively for charitable

1RS Form 1023 - Exhibit C Students for Fair Admissions, Inc. EIN: 47-4689810

purposes. See Rev. Rul. 80-278, 1980-2 C.B. 175. Under this three-part test, an organization's activities will be considered permissible under Section 501(c)(3) if:

- (1) the purpose of the organization is charitable:
- (2) the activities are not illegal, contrary to a clearly defined and established public policy, or in conflict with express statutory restrictions; and
- (3) the activities are in furtherance of the organization's exempt purpose and are reasonably related to the accomplishment of that purpose.
- ld. As explained below, Students for Fair Admissions satisfies this three-part test.

A. Students for Fair Admissions' Purpose is Charitable.

Treasury Regulation 1.501(c)(3)-1(d)(2) provides that "defend[ing] human and civil rights secured by law" is a charitable purpose. "[H]uman and civil rights secured by law" include rights provided not only by the Constitution of the United States, but also by federal statute. See Nat 1 Right to Work Legal Defense & Educ. Foundation, 487 F. Supp. 801 (E.D. N.C. 1979). Students for Fair Admissions' party-plaintiff litigation, which will focus on defending the rights of all individuals to be free from racial discrimination in higher education admissions under the Equal Protection Clause of the U.S. Constitution's Fourteenth Amendment and/or Title VI of the Civil Rights Act of 1964, falls into this category of charitable activities.

The Equal Protection Clause forbids states from "deny[ing] to any person within its jurisdiction the equal protection of the laws." U.S. Const. amend XIV, § 1. The Supreme Court has held that the Equal Protection Clause applies to higher education admissions policies and procedures. See, e.g., Grutter v. Bollinger, 539 U.S. 306 (2003) ("A core purpose of the Fourteenth Amendment was to do away with all governmentally imposed discrimination based on race" and "whenever the government treats any person unequally because of his or her race, that person has suffered an injury that falls squarely within the language and spirit of the Constitution's guarantee of equal protection."). It is well-established that instituting litigation to defend rights guaranteed by the U.S. Constitution constitutes "defend[ing] human and civil rights secured by law" and is a charitable activity. See, e.g., Rev. Rul. 73-288, 1973-2 C.B. 174.

Title VI prohibits discrimination on the basis of race, color, and national origin in programs and activities receiving federal financial assistance, such as universities. Sec 42 U.S.C. § 2000d et seq. The Supreme Court also has recognized that Title VI applies to high education admissions policies and procedures. Sec, e.g., Regents of Univ. of California v. Bakke, 438 U.S 265 (1978) ("Examination of the voluminous legislative history of Title VI reveals a congressional intent to halt federal funding of entities that violate a prohibition of racial discrimination similar to that of the Constitution."). The IRS has frequently recognized that instituting litigation to defend rights provided for under civil rights statutes constitutes "defendling human and civil rights secured by law" and is a charitable activity. Sec, e.g.

TRS Form 1023 - Exhibit C Students for Pair Admissions, Inc. EIN: 47-1689810

G.C.M. 38468 (Aug. 12, 1980) (citing Nat'l Right to Work Legal Defonse & Educ. Foundation, 487 F. Supp. 801 (E.D. N.C. 1979)).

B. Students for Fair Admissions' Activities are Not Illegal, Contrary to a Clearly Defined and Established Public Policy, or in Conflict with Express Statutory Restrictions.

Private litigation activities are not illegal nor contrary to public policy or any IRC 501(c)(3) restrictions. See Rev. Ruls. 80-278, 73-285.

C. Students for Fair Admissions' Activities Further Its Exempt Purpose and Reasonably Relate to the Accomplishment of that Purpose.

Students for Fair Admissions' primary activity, the institution of litigation as a party plaintiff, is an effective method to further its exempt purpose of promoting and protecting the public's right to be free from discrimination on the basis of race in higher education admissions. Congress has provided for private litigation as a means to enforce the Equal Protection Clause. See 42 U.S.C. § 1983 (creating a private right of action to enforce rights guaranteed by the U.S. Constitution. And the U.S. Supreme Court has found an implied private right of action under Title VI. See Alexander v. Sandoval, 532 U.S. 275 (2001). "These provisions indicate Congressional approval of private litigation as desirable and appropriate means of enforcing" the Equal Protection Clause and federal civil rights statutes. Rev. Rul. 80-278.

III. Students for Fair Admissions' Party-Plaintiff Litigation Serves a Public Interest

Students for Fair Admissions' party-plaintiff litigation serves a public rather than private interest. Regardless of the outcome, the organization's litigation will serve as "test cases" and define the rights of the public generally to be free from discrimination on the basis of race in higher education admissions. As noted above, Students for Fair Admissions' litigation will seek declaratory judgments that the defendant universities' admissions programs are racially discriminatory and violate the Equal Protection Clause and Title VI. Such declaratory judgments would cause not only the defendant universities, but also higher education institutions throughout the country to examine their admissions programs and after any policies and procedures that could be discriminatory.

In addition to declaratory judgments, Students for Fair Admissions will also seek attorneys' fees in their party-plaintiff litigation. Should Students for Fair Admissions be awarded attorneys' fees, the organization would ensure that the fees are paid directly to the organization to be used for the purpose of defraying its normal operating and program expenses. No monetary recovery of any kind would be distributed to Students for Fair Admissions' members.

IRS Form 1923 - Exhibit D Students for Pair Admissions, Inc. RIN: 47-1689810

Paril, Line 7

AUTHORIZED REPRESENTATIVES

Attorney Names:

Robert D. Benton

Brandis L. Zehr

Law Firm:

Wiley Rein LLP 1776 K Street NW Washington, DC 20006

Part V. Line 2(a)

FAMILY RELATIONSHIPS OF OFFICERS AND DIRECTORS

Abigail Fisher, a director and Secretary, and Richard Fisher, a director and Treasurer, are related to each other through a family relationship. Mr. Fisher is the father of Ms. Fisher.

Part V. Line 3(a)

QUALIFICATIONS, AVERAGE HOURS WORKED, AND DUTTES OF OFFICERS AND DIRECTORS

Edward Blum, President

Edward Blum serves as a volunteer director and President of Students for Fair Admissions. As President, Mr. Blum functions as the chief executive officer, supervising the day-to-day affairs of the organization. Students for Fair Admissions estimates that Mr. Blum will spend an average of 10 hours per week fulfilling his duties.

Mr. Blum is a leading scholar of civil rights policy issues, such as voting rights, affirmative action, and multiculturalism. He is currently a visiting fellow at the American Enterprise Institute and also the Executive Director of the Project on Pair Representation. (Please see Part VIII, Line 15 for more information of Students for Fair Admissions' relationship with the Project on Pair Representation.) Prior to joining AEI and founding the Project on Fair Representation. Mr. Blum was a Senior Fellow at the Center for Equal Opportunity and the Director of Legal Affairs at the Center for Equal Opportunity. He holds a bachelor's degree from the University of Texas.

Abigail Fisher, Secretary

Abiguil Fisher serves as a volunteer director and Secretary of Students for Fair Admissions. As Secretary, Ms. Fisher is responsible for keeping an accurate record of the proceedings of all meetings of the Board of Directors. Students for Fair Admissions estimates that Ms. Fisher will spend an average of one hour per week fulfilling has duties.

IRS Form 1023 - Exhibit D Students for Fair Admissions, loc. EIN: 47-1689810

Ms. Fisher has firsthand experience about the type of litigation that Students for Fair Admissions intends to initiate. After being denied admission to the University of Texas, Ms. Fisher challenged the university's race-conscious admissions program. Fisher v. University of Texas has generated precedential decisions in the Supreme Court and Fifth Circuit Court of Appeals.

Ms. Fisher is a financial analysis for a Fortune 100 company. She holds a bachelor's degree in finance from Louisiana State University.

Richard Fisher, Treasurer

Richard Fisher serves as a volunteer director and Treasurer of Students for Fair Admissions. As Treasurer, Mr. Fisher is responsible for the financial management of the organization. Students for Fair Admissions estimates that Mr. Fisher will spend less than five hours per week fulfilling his duties.

Mr. Fisher is a Certified Public Accountant. He holds a bachelor's degree in business administration from the University of Texas.

Part V. Line 5(a)

CONFLICT OF INTEREST POLICY

Students for Fair Admissions' board of directors adopted its conflict of interest policy on August 6, 2014 through a manimous written consent in lieu of an organizational meeting. A copy of the organization's conflict of interest policy is attached as Exhibit E.

Part VIII, Line 4(a)

FUNDRAISING PROGRAMS

Students for Fair Admissions anticipates that it will primarity raise funds through personal solicitations of other 501(c)(3) public charities. The organization also may raise funds through personal solicitations of individuals and businesses.

Part VOL Line 4(d)

JURISDICTIONS IN WHICH THE ORGANIZATION CONDUCTS FUNDRAISING

Students for fair Admissions anticipates that its fundraising activities will be primarily conducted in Texas and it will only engage in fundraising activities on its own behalf.

IRS Form 1923—Exhibit D Students for Foir Admissions, Inc., EIN: 47-1689810

Part VIII, Line 15

CLOSE CONNECTION WITH ANOTHER ORGANIZATION

Students for Pair Admissions has a "close connection" with the Project on Fair Representation ("POFR"). POFR is a legal defense fund that supports civil and voting rights litigation brought under the U.S. Constitution and federal statutes. POFR is currently in the process of transitioning from being a program of Project Liberty, Inc., a Section 509(a)(3) supporting organization, to being a legally-distinct public charity under Section 501(c)(3). Edward Blum, who serves as a volunteer director and the President of Students for Fair Admissions, also serves as a director and the Executive Director of POFR. Students for Fair Admissions' initial funding is from POFR, and the organization anticipates that POFR will continue to be the primary funder of the organization.

<u>Part IX, Line 23</u> ANY EXPENSE NOT OTHERWISE CLASSIFIED

	Corrent Tax Year	Two Succeeding Tax Years			
	(a) Prox 7/30/14 To 12/31/14	(b) From 1/1/15 To 12/31/15			
Office Supplies	\$5,000	\$5,000	\$5,000		
Travel Expenses	\$20,000	\$20,000	\$20,000		
Line 23 Total	\$25,000	\$25,000	\$25,000		

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1R5 Form 1023 - Exhibit E Students for Pair Admissions, Inc. EIN: 47-1689810

Part V, Linc S(a)

CONFLICT OF INTEREST POLICY

(attached)

STUDENTS FOR FAIR ADMISSIONS, INC.

Conflict of Interest Policy

I. Purpose

The purpose of this Conflict of Interest Policy is to protect the interests of Students for Fair Admissions, Inc. (the "Corporation") as a tax-exempt, charitable and educational organization when it is contemplating entering into a transaction or arrangement that might benefit the private interest of an officer or director of the Corporation or might possibly result in an excess benefit transaction. This Policy is intended to supplement but not replace any applicable state and federal laws governing conflicts of interest applicable to nonprofit entities.

II. Definitions

- A. Interested Person Any director, principal officer, or member of a committee with Board of Directors-delegated powers, who has a direct or indirect financial interest, as defined below, is an interested person.
- B. Financial Interest —A person has a financial interest if the person has, directly or indirectly, through business, investment, or family:
 - 1. An ownership or investment interest in any entity with which the Corporation has a transaction or arrangement:
 - A compensation arrangement with the Corporation or with any entity or individual with which the Corporation has a transaction or arrangement; or
 - A potential ownership or investment interest in, or compensation arrangement with, any entity or individual with which the Corporation is negotiating a transaction or arrangement.

Compensation includes direct and indirect remuneration as well as gifts or favors that are not insubstantial. A financial interest is not necessarily a conflict of interest. Under Section III.B, a person who has a financial interest may have a conflict of interest only if the Board of Directors or committee with Board of Directors-delegated powers decides that a conflict of interest exists.

III. Procedures

A. Duty to Disclose - In connection with my actual or possible conflict of interest, an interested person must disclose on an ongoing basis the existence of the mancial interest and be given the opportunity to disclose all material facts to the directors and members of committees with Board of Directors delegated powers considering the proposed transaction or arrangement.

B. Determining Whether a Conflict of Interest Exists – After disclosure of the financial interest and all material facts, and after any discussion with the interested person, be/she shall leave the Board of Directors or committee with Board of Directors-delegated powers meeting while the determination of a conflict of interest is discussed and voted upon. The remaining board or committee members shall decide if a conflict of interest exists.

C. Procedures for Addressing the Conflict of Interest

- An interested person may make a presentation at the Board of Directors or committee with Board of Directors-delegated powers meeting, but after the presentation, he/she shall leave the meeting during the discussion of, and the vote on, the transaction or arrangement involving the possible conflict of interest.
- The President of the Corporation or chairperson of the committee with Board of Directors-delegated powers shall, if appropriate, appoint a disinterested person or committee to investigate alternatives to the proposed transaction or arrangement.
- 3. After exercising due diligence, the Board of Directors or committee with Board of Directors-delegated powers shall determine whether the Corporation can obtain with reasonable efforts a more advantageous transaction or arrangement from a person or entity that would not give rise to a conflict of interest.
- 4. If a more advantageous transaction or arrangement is not reasonably possible under circumstances not producing a conflict of interest, the Board of Directors or committee with Board of Directors-delegated powers shall determine by a majority vote of the disinterested directors whether the transaction or arrangement is in the Corporation's best interest, for its own benefit, and whether it is fair and reasonable. In conformity with the above determination it shall make its decision as to whether to enter into the transaction or arrangement.

D. Violations of the Conflict of Interest Policy

- 1. If the Board of Directors or committee with Board of Directors-delegated powers has reasonable cause to believe a member has failed to disclose an actual or possible conflict of interest, it shall inform the member of the basis for such belief and afford the member an opportunity to explain the alleged failure to disclose.
- 2. If, after hearing the member's response and after making further investigation as warranted by the circumstances, the Board of Directors or committee with Board of Directors-delegated powers determines the member has failed to disclose an actual or possible conflict of interest, it shall take appropriate disciplinary and corrective action.

IV. Records of Proceedings

The minutes of the Board of Directors and all committees with Board of Directors-delegated powers shall contain:

- A. The names of the persons who disclosed or otherwise were found to have a financial interest in connection with an actual or possible conflict of interest, the nature of the financial interest, any action taken to determine whether a conflict of interest was present, and the decision of the Board of Directors or committee with Board of Directors-delegated powers as to whether a conflict of interest in fact existed; and
- B. The names of the persons who were present for discussions and votes relating to the transaction or arrangement, the content of the discussion (including any alternatives to the proposed transaction or arrangement), and a record of any votes taken in connection with the proceedings.

V. Compensation

- A. A director who receives compensation, directly or indirectly, from the Corporation for services is precluded from voting on matters pertaining to that director's compensation.
- B. A voting member of any committee with Board of Directors-delegated powers whose jurisdiction includes compensation matters and who receives compensation, directly or indirectly, from the Corporation for services is precluded from voting on matters pertaining to that member's compensation.
- C. No director or voting member of any committee with Board of Directors-delegated powers whose jurisdiction includes compensation matters and who receives compensation, directly or indirectly, from the Corporation, either individually or collectively, is prohibited from providing information to any such committee regarding compensation.

VI. Annual Statements

Each director, principal officer and member of a committee with Board of Directors-delegated powers shall annually sign a statement which affirms such person:

- A. Has received a copy of the Conflict of Interest Policy;
- B. Has read and understands the Policy;
- C. Has agreed to comply with the Policy; and
- Understands the Corporation is a nonprofit, charitable and educational organization and in order to maintain its federal tax exemption it must engage primarily in activities which accomplish one or more of its tax-exempt purposes.

VII. Periodic Reviews

To ensure the Corporation operates in a manner consistent with its charitable and educational purposes and does not engage in activities that could jeopardize its tax-exempt states, periodic reviews shall be conducted. The periodic reviews shall, at a minimum, include the following subjects:

- Whether compensation arrangements and benefits are reasonable, based on competent survey information, and the result of arm's length bargaining; and
- Whether partnerships, joint ventures, and arrangements with management entities conform to the Corporation's written policies, are properly recorded, reflect reasonable investment or payments for goods and services, further the charitable and educational purposes of the Corporation and do not result in increment, impermissible private benefit or in an excess benefit transaction.

VIII. Use of Outside Experts

When conducting the periodic reviews pursuant to Section VII, the Corporation may, but need not, use outside advisors. If outside experts are used, their use shall not relieve the Board of Directors of its responsibility for ensuring periodic reviews are conducted.